2 **MULTNOMAH COUNTY** 

observed the vehicle Nancy Lee Crampton-Brophy was driving was a gray colored Toyota Sienna mini-van with a roof rack and tinted windows.

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Detective Beniga later told me Nancy Lee Crampton-Brophy gave the Glock 9mm handgun to them for safekeeping. The gun was found in its box without ammunition along with magazines and the slide zip-tied through the barrel.

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During this investigation a canvas for video surveillance was conducted of the surrounding businesses located by the Oregon Culinary Institute. This canvas is an investigative technique designed to locate and identify potential suspects, suspect transportation, and avenues of escape by the perpetrator. I had been informed by Detective Merrill that the Bellagio's Pizza restaurant located across the street from the Oregon Culinary Institute had a security surveillance system and had a camera that covered SW Jefferson Street just west of the Culinary Institute.

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While watching the video at the Bellagio's location I observed a dark colored minivan drive west bound on SW Jefferson Street from the area of the Oregon Culinary Institute. The vehicle looked just like the mini-van driven by Nancy Lee Crampton-Brophy. The time the minivan travels west from the area of the institute was 0728 hours (AM) as adjusted from the surveillance system that was synced to Eastern Standard Time. The mini-van on the video appeared to be driven by a subject who had gray hair. As Detective Beniga was at the house of Nancy Lee Crampton-Brophy we asked him to take some pictures of her vehicle in order to compare it with the video. Detective Beniga told me when he was taking pictures of the minivan; Nancy Lee Crampton-Brophy spontaneously stated, "Why? I wasn't there this morning, I was at home." I had observed Nancy Lee Crampton Brophy on the morning of June 2, 2018 and

#### MULTNOMAH COUNTY

observed she had gray colored hair, fair skin, and was wearing dark colored clothing.

The information developed from the crime scene and the autopsy conducted the following day determined the bullets involved in the shooting were 9mm in caliber and were fired by a semi-auto type handgun. The casings found at the crime scene were stamped "sig 9mm luger" with silver colored exteriors. I was also able to find from the Oregon Culinary Institute staff that Daniel Brophy had deactivated the alarm for the institute building at approximately 0721 hours on June 2, 2018. From the information developed from the autopsy and the initial observance by the Medical Examiner Daniel Brophy was shot in the back once and shot in the chest once. Both bullet impacts were centrally oriented on his body and both bullets traversed the heart. Daniel Brophy did not have any defensive type wounds on his body. I noted no items or money appeared to have been taken from Daniel Brophy and no sign of a struggle or disturbance was present at the crime scene. Further, no items were found to be disturbed or missing from the Oregon Culinary Institute.

During the initial investigation the cell phone belonging to Daniel Brophy the deceased victim was located on his person during the incident. The phone was seized as evidence and its information downloaded by Detectives in order to preserve the evidence. I personally reviewed the information on the phone in an attempt to discover possible motive and suspect information related to Daniel Brophy's murder. During the review I found a website book mark for the title "10 ways to cover up a murder." I later had contact with Nancy Brophy who confirmed she and Daniel Brophy had a shared Apple I-Tunes account for their phones. From my research into Apple's I-Tune family sharing plans, I know that internet searches and bookmarks are saved to the accounts search history and viewable from any phone attached to the account. I know from

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talking to Nancy Lee Crampton-Brophy she is a romance novelist and has several books published. I also know from my investigation and interview with Nancy Lee Crampton-Brophy she is involved with medical insurance counseling and is familiar with life insurance programs.

I also took time to compare the surveillance video with the pictures of Nancy Lee Crampton-Brophy's mini-van. As I observed the photos I noted an older scratch with indentation of the driver's side rear quarter panel between the top of the rear wheel well and the fuel door. The scratch/indentation was rusted and had been on the vehicle for some period of time. As I was able to view the video with a better monitor, I could see the same deformation in the mini-van on the Bellagio's Pizza surveillance video. I could also see the driver's appearance was consistent to Nancy Lee Crampton-Brophy's appearance.

After further canvasing I noted we were able to find additional video that pictured the same mini-van at the same time frames circling the area at 0708 hours. Located to the west of the Culinary Institute is a MAX platform called the Goose Hollow Station and has a series of camera systems. Detective Merrill and I were able to secure the platform video for this station from 0630 hours to 0730 hours. Detective Merrill and I later reviewed these videos and were able to locate a van matching the description of the Toyota Sienna belonging to Nancy Lee Crampton-Brophy driving in towards the Oregon Culinary Institute at 0641 hours from the west. In one of the videos we were able to identify a portion of the license plate on the gray colored Toyota Sienna mini-van. The viewable digits are "67 B." I was not able to specifically identify the first digit and the last two digits listed on the license plate, but I was able to narrow what is seen into a range of possible digits. The first digit of the plate could be a "0," but it is not completely clear enough to be sure in my estimation. The other digits of the plate observed are consistent with "Q" and "X,"

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but could also possibly be a "D" and a "K." The license plate for the Toyota Sienna mini-van belonging to Nancy Lee Crampton-Brophy is assigned Oregon State License number "067 BQX." I know from my own internet research that Toyota made the same body and light configuration for the Sienna mini-van for 2004 and 2005 models, and I know that the Toyota Sienna mini-van registered to Daniel Brophy match that model seen in the video surveillance I viewed. An Oregon DMV search indicates about 21 vehicles licensed in the State of Oregon to 2004 and 2005 Toyota Sienna vans could fit this partial license plate combination.

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The other videos recovered and viewed were able to document a general area of travel for the mini-van. The van is seen arriving on SW Jefferson Street and SW 20th Avenue heading east towards the Oregon Culinary Institute at 0641 hours. The vehicle is seen heading north on SW 18th Avenue. The van is later seen stopping in front of KGW Studios on SW Jefferson east of the Oregon Culinary Institute. The vehicle waits a short period of time then drives west by another camera located at 1734 SW Jefferson Street and continues west travelling by Bellagios Restaurant at 0708 hours. The van is then seen traversing the roundabout at SW Jefferson and SW 18th Avenue where it is encountered by a PGE video security camera located at SW Columbia Street and SW 16th Avenue. On this camera the mini-van turns left and drives north on SW 17th Avenue towards the Oregon Culinary Institute one block away. The vehicle is not seen driving by the other cameras until 0728 hours as it drives by Bellagios Restaurant again as it heads west towards Beaverton. The vehicle is also observed again at the Goose Hollow Tri-Met Station continuing west on NW Jefferson Street and out of view heading towards Beaverton Oregon. Based on the totality of this information I believe Nancy Lee Crampton-Brophy was circling the area in her dark colored mini-van prior to Daniel C. Brophy's arrival at the Oregon Culinary Institute, and Nancy Lee Crampton-Brophy was watching for Daniel C. Brophy's

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## IN THE CIRCUIT COURT OF THE STATE OF OREGON

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arrival in order to effect his eventual murder.

It should be noted a court order/warrant was served on the AT&T account for the cell phone number of Nancy Lee Crampton-Brophy for the historical location information for the phone. The return of the warrant information requested is still being analyzed, but initial indication shows the phone located in the area of Nancy Lee Crampton-Brophy's residence in Beaverton Oregon during the time of the incident when Daniel Brophy was murdered. According to the initial analysis from the Detective Division crime analyst, Nancy Lee Crampton-Brophy's phone was not used but was on and connected to a nearby cell site.

On June 5<sup>th</sup>, 2018, four days after Daniel Brophy's murder I received a call from Nancy Lee Crampton-Brophy inquiring as to a letter clearing her as a suspect in the death of her husband Daniel Brophy. During this investigation I have been contacted by four different insurance agencies and I have learned that Nancy Lee Crampton-Brophy is the beneficiary of these policies to an approximate value in excess of \$350,000.

During this investigation I spoke to Nathaniel Stillwater the son of Daniel Brophy on June 27, 2018. During our conversation I learned Nancy Lee Crampton-Brophy used to sell life insurance. I also found Nathaniel Stillwater was unaware of the recent purchase of a handgun by Nancy Lee Crampton-Brophy. Nathaniel Stillwater told us he was surprised about the purchase of the gun, and thought it was odd as he did not know they were considering such a purchase. Nathaniel Stillwater told us he did not consider Nancy Lee Crampton-Brophy or his father to be the type of people to own a gun. Nathaniel Stillwater told us he is familiar with firearms and owns several firearms for hunting and sporting activities. Nathaniel Stillwater told us his father

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knew this about him, and he thought his father would have likely talked to him about such a purchase.

Nancy Lee Crampton-Brophy told me she purchased the firearm at a gun show in February 2018, and she had not used the gun or had any ammunition to load into the firearm. When she gave the firearm to Detective Beniga she also provided a copy of the purchase receipt. The receipt listed J&B Firearm Sales as the vendor who sold the firearm to Nancy Lee Crampton-Brophy. I confirmed the serial number on the firearm matched that of the receipt. I went to J&B Firearms located at 10201SW Beaverton-Hillsdale Highway in Beaverton Oregon. I spoke with the employees there and they informed me that when they sell firearms at the gun shows they do not sell ammunition. The employees showed me the type of zip ties they use for securing weapons at the gun shows. I noted the zip tie used was similar to the one found on the gun Nancy Lee Crampton Brophy had turned over for safe keeping. While at J&B Firearms I noted they had the same type of ammunition for sale that was found in the crime scene. I also noted that J&B Firearms Store is located less than a mile away from Nancy Lee Crampton Brophy's home address.

On August 29, 2018 I submitted an affidavit for a warrant to test and analyze the Glock
17 firearm given to Detective Beniga and Detective Broughton for safe keeping by Nancy Lee
Crampton Brophy. Multnomah County Circuit Court Judge Amy Holmes-Hehn issued a warrant
to test and analyze the Glock 17 handgun with serial number:

I transferred this firearm
along with the two casings and bullets recovered from the crime scene to the Oregon State
Criminal Laboratory on August 29, 2018. On September 4, 2018 I spoke to Leland Samuelson
the forensic scientist and firearm expert who conducted the analysis of the handgun, casings, and

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bullets. Leland Samuelson told me the Glock 17 handgun with serial number 3 the gun that fired the bullets that killed Daniel Brophy. Leland Samuelson told me the gun used to shoot the ammunition components from the crime scene was most likely a different Glock 5 handgun of 9mm caliber. Leland Samuelson confirmed the same gun was used to fire both 6 bullets in the murder Daniel Brophy. I believe it to be more likely than not, given Nancy Lee 7 Crampton-Brophy's experience, she understood that a lawfully purchased firearm is easily 8 traced, and that she abandoned her plan to use the Glock firearm she had lawfully purchased. I 9 10 also believe that it is more likely than not that Nancy Lee Crampton-Brophy purchased, or otherwise obtained, another firearm in order to carry out the murder. I believe it is more likely 12 than not that Nancy Lee Crampton-Brophy conducted research online about the purchase of 13 firearms and even visited websites where firearms can be purchased lawfully as well as through 14 black market type transactions.

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On September 5, 2018 Portland Police Detectives served a search warrant on the residence and vehicle of Nancy Lee Crampton-Brophy at Beaverton, Oregon. Prior to the search of the residence Nancy Lee Crampton Brophy was placed into custody and the Apple I-phone she was carrying was seized as evidence pursuant to the search warrant. During the search of the residence a purple colored Lexar thumb drive attached to the residential keys provided by Nancy Lee Crampton-Brophy was seized, a silver colored HP laptop computer with serial number 8 and a black and gray colored HP laptop computer with serial number ( During the processing of documents found at the residence during the initial search of the residence, Sergeant Whattam found several more life insurance policies from eight different agencies. The amounts of coverage and who is covered under the policies is still being developed, and three of the agencies are part of what I had located earlier. I

2 MULTNOMAH COUNTY

3 was told by Sergeant Whattam that some of the policies were opened the year 2012. Detective

4 Merrill located a Garmin GPS mapping device in the gray colored Toyota Sienna mini-van with

Oregon license plate 067BQX.

On September 6, 2018 I was notified by Sergeant Burley he had been contacted by a reporter who had found an online writer's blog post called "See Jane Publish" where Nancy Brophy authored an article called "How to Murder Your Husband by Nancy Brophy." The article was published on November 4, 2011. I viewed this article and noted the number one motive for murdering your husband was "financial." Also, under the "Options to Consider" section in the article, "Guns" is listed as the first option. The opening paragraph to the article also states "I spend a lot of time thinking about murder and, consequently, about police procedure." (See attached article, EXHIBIT A) It is clear that Nancy Lee Crampton-Brophy has conducted research into the motives, planning, and concealing the crime of murder, and that research is likely to be found on her electronic devices.

#### Electronic Search:

I am requesting a warrant to search the following electronic devices for evidence of the crimes of Murder, as defined in Oregon Revised Statute 163.115, and Unlawful Use of a Weapon, as defined in Oregon Revised Statute 166.220, and to authorize the processing, testing, analyzing, comparing, and/or searching of this evidence by me and other Detectives with the Portland Police Bureau, Criminalists from the Portland Police Bureau Forensic Evidence Division and/or other Forensic Investigators with the Oregon State Police Criminal Laboratory, or any other sworn law enforcement agency within the State of Oregon: 1. An Apple I-phone

## MULTNOMAH COUNTY

belonging to Nancy Lee Crampton-Brophy, 2. a purple colored Lexar thumb drive, 3. a silver colored HP laptop computer with serial number

4. a black and gray colored HP

5 laptop computer with serial number (
5. A Garmin GPS mapping device;

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From my training and experience as a police detective along with conversations with other investigators I know that more likely than not persons involved in premeditated murder will conduct extensive research and planning in order to conduct and conceal their crime. This research includes internet searches with personal home computers, cell phones, and other electronic devices on how best to conduct a murder as well as how to avoid detection. I know from my training and experience investigating similar premeditated crimes that these internet searches can be bookmarked for future access providing evidence of intention and motive, I also know these internet searches will include inquiries into areas on how to flee apprehension, as well as ways to best benefit from the commission of the crime, such as insurance agency protocols and correspondence for payment of benefits from various policies and insurance agencies. I know this research and planning can be found on electronic devices such as computers, electronic devices, smart phones, and small memory storage devices. I further believe that it is more likely than not that this type of evidence will be located within the I-Phone belonging to Nancy Lee Crampton-Brophy as well as the Lexar thumb drive (a type of electronic device), and HP laptop computers seized pursuant to a previous search warrant, and because of the previously mentioned bookmark on the Brophy's shared iPhone account revealing a prior search for "10 ways to cover up a murder."

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Based upon this ongoing investigation I believe the planning of the murder of Daniel Brophy has been conducted sometime prior to the posted article of "How to Murder Your Husband" on

## MULTNOMAH COUNTY

3 November 4, 2011.

A. Type of Search

The type of search to be performed includes creating an "image" of the contents of the cell phone, computers and other electronic devices to be performed using forensic imaging tools that are appropriate to analyze these specific devices. An "image" of a device means that the tool used to conduct the analysis will attempt to copy an exact mirror copy of all data from the original device into a forensic copy; such copy can be later verified as a true and accurate copy of the contents for evidentiary purposes. The particular tools necessary to analyze the phone, computers and electronic devices cannot be reasonably ascertained at this time due to the fact that different tools work better or worse dependent on: (1) the type of phone, computer and electronic device, (2) the specific operating systems being used including operating system updates, and (3) ongoing updates to the tools themselves that improve their capabilities. The tool will capture all data possible on the devices and provide it to Law Enforcement as an "image" of the contents of the device. However, said tools and analysis do not include automatically using the device as a portal to access and download other information stored on internet based sources which are not stored locally on the device itself.

Once the image and any report concerning the images is produced to your affiant, the search of that image for relevant evidentiary data will be limited to the terms of this warrant. The search of the device and its image will be limited to the types of evidence sought below; however, the court should be advised that modern electronic communications devices and computers store these types of information in any myriad number of file structures and databases

2 MULTNOMAH COUNTY

and are often not segregated into discrete files that can be reasonably anticipated by your affiant prior to beginning the analysis.

### B. Evidentiary Data Sought

I request the court authorize a warrant to search the data contained in the various electronic devices described herein, including the device's forensic image, for the following types of data:

#### I. Electronic Contacts

Given my knowledge, training and experience described in this affidavit and with particularity that described within this section below, I request the court authorize a search of the Contacts stored on the phones, computers, and electronic devices and imaged copies of these devices.

Based on my training and experience, I know that persons who commit premeditated homicides will more likely than not use electronic devices, such as smart cell phones and computers or electronic storage devices, to plan their crimes, research their intended target, research how to evade detection, and coordinate with potential co-conspirators before, during, and after the crime. Based on my training and experience and conversations with other investigators contact information is important to understanding motive and purpose for premeditated murder as contact information can reveal secret affairs, secret monetary transactions, and illegal firearm purchases. Based on my training and experience, the stored contacts of the phone will, more likely than not, provide evidence of these crimes in the above

MULTNOMAH COUNTY

described manner. Further, as described in the section entitled "Stored Communications" the contacts list will be necessary to understand to whom stored communications were sent and received. Additionally, it is not feasible to separate out the Contact list stored on a phone or computer or other electronic devices from the stored communications seizure since, based on my training and experience, I know that electronic devices will frequently cross-populate stored communications with stored contacts such that a text messages or calls received from a phone number known to the phone device or computer because such number has a corresponding contact, and will automatically display the contact information stored in the device.

## II. Cell Phone Call history and call logs

Given my knowledge, training and experience described in this affidavit and with particularity that described within this section below, I request the court authorize a search of the cell phone, and imaged copy of said phone, for call history and call logs on the cell phone created or modified from November 4, 2011 until the apprehension of Nancy Lee Crampton-Brophy on September 5, 2018.

I know from my training and experience that persons with cell phones will, more likely than not, store phone numbers for persons under real names or nicknames and that, more likely than not, when a name and phone number are saved into a phone, they will come up on the caller identification automatically when the phone receives a call. I know from my training and experience that cell phones will preserve a call history for persons who call to or from the cell phone. This call history will display the associated real or nick name of the person called or calling along with the phone number called or calling. I know that this call log history and

2 MULTNOMAH COUNTY

contact history can, more likely than not, provide evidence of possible co-conspirators to the crime and evidence concerning the location of evidence used in the crime, the contacts the suspect spoke to during and near the commission of the crime, establish or refute alibi's of the defendant, corroborate or dispute accounts of other witnesses including the suspect and provide evidence the defendant's motive and intent when committing the crime. Such communications can occur through voice phone calls recorded in the call history and call logs, stored voicemails, images and pictures sent between confederates, text messages or similar plain test communications, and email communications. I know from my training and experience investigating similar crimes that the call history and call logs providing evidence of the crime will, more likely than not, be found throughout the planning phase of the crime until the apprehension for the crime. Call logs and call history about the crime involving the plotting, planning and execution will, more likely than not, be found throughout the planning phase of the crime and through the date of the crime while call logs and call history after the crime involving discussions of the concealment of evidence linked to the crime, as well as discussions on escape, and avoiding apprehension, more likely than not, will be found until the eventual date of apprehension.

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#### III. Stored electronic communications

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Given my knowledge, training and experience described in this affidavit and with particularity that described within this section below, I request the court authorize a search of the phones, computers, and electronic devices and imaged copies of these devices, for stored communications on the cell phones, computers, and electronic devices and imaged copies of these devices created or modified from November 4, 2011 until the date of Nancy Lee

## MULTNOMAH COUNTY

Crampton-Brophy's apprehension on September 5, 2018.

I know from my training and experience that cell phones, computers, and electronic devices can be used to store communications in a number of methods. The cell phones, computers, and electronic devices can store communications sent and received by text messaging, voice to text transcripts, voicemail, images, videos, and email communications. I know from my training and experience such stored communications include evidence prior to and during the execution of the crime such as planning, plotting and execution of the crime along with evidence that occurs after the commission of the crime such as the concealment of the crime as well as potential monetary proceeds from the commission of the crime.

From my training and experience, I know that more likely than not persons involved in premeditated murder will conduct extensive research and planning in order to conduct and conceal their crime. This research includes internet searches, internet chat room communications, and social media messaging on how best to conduct a murder as well as how to avoid detection. I know from my training and experience investigating similar premeditated crimes that these searches can be saved and bookmarked for future access providing evidence of intention and motive, I also know these internet searches will include inquiries into areas in which to flee apprehension, as well as ways to best benefit from the commission of the crime, such as insurance agency protocols and correspondence for payment of benefits from various policies.

The stored electronic communications on the cell phones, computers, and electronic devices and imaged copies of these devices involving the plotting, planning and execution will, more likely than not, be found throughout the planning phase of the crime and through the date

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of the crime while the stored electronic communications after the crime involving discussions of the concealment of evidence linked to the crime, as well as discussions on avoiding apprehension, more likely than not, will be found until the eventual date of apprehension of Nancy Lee Crampton Brophy on September 5, 2018

6 Nancy Lee Crampton Brophy on September 5, 2018.

IV. Pictures, Videos, Audio files and other Media

Given my knowledge, training and experience described in this affidavit and with particularity that described within this section below, I request the court authorize a search of the pictures, videos, audio files and other media on the cell phones, computers, and electronic devices and imaged copies of these devices, for said items created or modified from November 4, 2011 until the apprehension of Nancy Lee Crampton-Brophy on September 5, 2018.

I know from my training and experience that pictures, videos, audio files and other forms of electronically stored media collected out of the memory of cell phones, computers, and electronic devices can provide investigators with information that, more likely than not, provides evidence of the crimes described in this affidavit to include evidence prior to and during the execution of the crime such as planning, plotting and execution of the crime along with evidence that occurs after the commission of the crime such as the profits and concealment of the crime. I know from my training and experience that persons involved in the criminal acts described in this affidavit more often than not possess on their cell phones, computers and electronic devices photographs or videos showing themselves and the clothing they were wearing on a particular date and time and these photos often will have time stamps and GPS locations attached to them. Additionally, audio files can include voicemails left to and from other subjects such as

#### MULTNOMAH COUNTY

confidants or love interests discussing the homicide and providing additional evidence of the motive, opportunity and plan of the incident. Further, based on my training and experience, I know that persons committing these criminal acts will, more likely than not, possess images or videos depicting the location of the crime such as pre surveillance for planning the criminal action. I know from my training and experience investigating similar crimes that these images, videos, audio files and media providing evidence of the crime will, more likely than not, be found throughout the planning phase of the crime until the date of apprehension. Images, videos, audio files and media about the crime involving the plotting, planning and execution will, more likely than not, be found throughout the planning phase of the crime and through the date of the crime while Images, videos, audio files and media after the crime involving discussions of the concealment of evidence linked to the crime and apprehension avoidance, more likely than not, will be found until the time of apprehension.

#### V. Internet history

Given my knowledge, training and experience described in this affidavit and with particularity that described within this section below, I request the court authorize a search of the internet browsing history on the cellular phone, computers, and electronic devices seized from Nancy Lee Crampton-Brophy, and imaged copies of said cell phones, computers, and electronic devices, for said items created or modified from November 4, 2011 until the date of apprehension for Nancy Lee Crampton-Brophy on September 5, 2018.

I know based on my training and experience that cell phones, computers, and electronic devices have the capability to browse the internet and such browsing history is stored within the

## 2 MULTNOMAH COUNTY

memory of the cell phone, computer, electronic devices, and small memory storage devices attached to computers. I further know based on my training and experience that persons committing offenses described herein will, more likely than not, possess evidence of their criminal acts within their cell phone, computer, and electronic devices memory storage systems. I know from my training and experience the information stored in these electronic devices can be retained for long periods of time. Such evidence includes plotting, planning and execution of the crime such as researching the location of the crime, researching how to commit the crime including what weapons may be desirable to facilitate the crime and purchasing items and weapons from the internet to assist in the facilitation of the crime. Such evidence also includes apprehension avoidance and concealment of evidence after the crime. I know from my training and experience investigating similar crimes that internet browsing history providing evidence of the crime will, more likely than not, be found throughout the planning phase of the crime until the date of apprehension. Internet browsing history about the crime involving the plotting, planning and execution will, more likely than not, be found throughout the planning phase of the crime and through the date of the crime while internet browsing history after the crime involving discussions of the concealment of evidence linked to the crime and apprehension avoidance, more likely than not, will be found until the date of apprehension;

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#### VI. GPS Mapping

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I know based on my training and experience that automotive global positioning satellite systems (GPS) use satellite tracking technology to position the vehicles location on maps of areas and regions. I know these systems have memory logs and can store a history of entered positions and can also store pre-entered locations for future use in providing directions to those

## IN THE CIRCUIT COURT OF THE STATE OF OREGON 2 MULTNOMAH COUNTY locations. As the unit uses a memory system to store this data it is possible to examine and recall 3 the locations the unit has traversed. 4 5 Based on the foregoing, I believe that probable cause exists for evidence of the crimes of 6 Murder (ORS 163.115) and Unlawful Use of a Weapon (ORS 166.220), will be found inside; 7 The cell phone of NANCY LEE CRAMPTON-BROPHY with assigned phone number : 8 along with the computers, and electronic devices; 10 11 I know from training and experience that premature disclosure of the contents of this 12 affidavit would jeopardize the investigation because it could release information known only to 13 law enforcement investigators. This could allow information to be released that could otherwise be used to check the accuracy of information by witnesses and suspects related to this case. 14 15 Based on the foregoing, I request the affidavit be sealed until further ordered by the court, 16 excepting that it may be provided to the defense team in this case subject to the terms of any 17 protective order currently governing discovery in the case. 18 19 20 21 22 23 24 25 26

# IN THE CIRCUIT COURT OF THE STATE OF OREGON MULTNOMAH COUNTY Therefore, based on the foregoing I pray for a warrant to search for evidence of crimes related to Murder (ORS 163.115) and Unlawful Use of a Weapon (ORS 166.220) to test, and examine, to include, but not limited to: 1. An Apple I-phone belonging to Nancy Lee Crampton-Brophy with assigned number 2. A purple colored Lexar thumb drive, 3. A silver colored HP laptop computer with serial number 4. A black and gray colored HP laptop computer with serial number ( 5. A Garmin GPS mapping device SUBSCRIBED AND SWORN TO before me this 7 day of Sept ZOL & 20-

# County of Multnomah

# IN THE NAME OF THE STATE OF OREGON

# TO ANY PEACE OFFICER IN THE STATE OF OREGON, GREETINGS:

1	1 ou are nereby commanded to search for evidence of crimes related to Murder (ORS
2	163.115) and Unlawful Use of a Weapon (ORS 166.220) to test, and examine, to include, but not
3	limited to:
4	1. An Apple I-phone belonging to Nancy Lee Crampton-Brophy with assigned number
5	
6	2. A purple colored Lexar thumb drive,
7	3. A silver colored HP laptop computer with serial number 2
8	4. A black and gray colored HP laptop computer with serial number
9	5. A Garmin GPS mapping device
10	
11	And to seize and analyze the aforesaid objects of the search based upon the confines of the
12	affidavit;
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14	You are further directed to make return of this warrant to me within ten (10) days after
15	the execution thereof.
16	It is further ordered pursuant to ORS 165.657 that the file in this cause be sealed until
17	otherwise ordered by the court.
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20	ISSUED over my hand on 97118 at 1:37 a.m (p.m.)
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22	An House High
23	Signature of Magistrate
24	AMY HOLMES HEHN  CIRCUIT COURT JUDGE
25	Title of Magistrate
26	